```
LISA A. RASMUSSEN, ESQ.
           Nevada Bar No. 7491
           The Law Offices of Kristina Wildeveld & Associates
           550 E. Charleston Blvd., Suite A
           Las Vegas, NV 89104
           Phone (702) 222-0007
           Fax (702) 222-0001
           Lisa@Veldlaw.com
        5
           Attorneys for Defendant Claudia Perez-Contreras
        6
                                      UNITED STATES DISTRICT COURT
        7
                                             DISTRICT OF NEVADA
        8
KR ST NA W LDEVECE ASSOCIATES SS E CHARLES DN BO ULEVARD, SUITE A WARNVELDLAWCOM (702) 222-00007 FAX (702) 222-0001
       10 UNITED STATES OF AMERICA,
                                                           CASE NO.
                                                                         2:21-CR-00196 RFB-BNW
                          Plaintiff,
       11
                                                          STIPULATION TO CONTINUE
                                                           SENTENCING HEARINGS
       12 vs.
       13 GEORGE ANTHONY MANZO,
                          Defendants.
                   The parties, GEORGE MANZO, by and through his counsel, Lisa A. Rasmussen, Esq.;
       17
           MICHEL FLORES-PAREDES, by and through his counsel, Robert M. Draskovich, Jr.;
       18
           EVELYN ROSAS-DIAZ, by and through her counsel, Russell Marsh, Esq. and the UNITED
           STATES OF AMERICA, by and through its counsel Assistant United States Attorney, Melanee
           Smith, hereby stipulate as follows:
                          This matter is presently set for sentencing for all three defendants on March 22,
       21
           2024.
       22
                   2.
                          The government has requested that the parties seek a new date due to a family
       23
           emergency and no defendant has any objection to moving the sentencing hearing dates.
       24
```

1

2

3

4

5

6

7

8

9

18

19

20

21

22

23

24

- 3. The parties have conferred with the Court and it appears that everyone is available on April 15, 2024.
 - Mr. Manzo and Ms. Rosas-Diaz in custody and are not opposed to this request. 4.
 - 5. Mr. Flores-Paredes is at liberty and is not opposed to this request.
- 6. There have been no prior requests to continue the sentencing hearings for any of these remaining defendants and this request is made in good faith, not for the purpose of delay.

Dated: March 15, 2024.

The Law Offices of Kristina Wildeveld & Associates

Wright, Marsh & Levy,

/s/ Lisa A. Rasmussen

/s/ Russel Marsh

LISA A. RASMUSSEN, ESQ. Counsel for George Manzo

RUSSELL MARSH, ESQ. Counsel for Evelyn Rosas-Diaz

Robert M. Draskovich, Chtd.

/s/ Robert M. Draskovich

/s/ Melanee Smith

ROBERT M. DRASKOVICH, ESQ. Counsel for Michael Flores-Paredes

BY: MELANEE SMITH Assistant United States Attorney For Plaintiff United States of America

Jason Frierson, United States Attorney

ORDER

Based upon the Stipulation of the parties, and good cause appearing,

IT IS HEREBY ORDERED that the sentencing hearings presently scheduled for March 22, 2024 for each of the three defendants shall be continued to April 15, 2024 at the following times:

9:15 a.m. for Defendant George Manzo

IT IS SO ORDERED.

Dated:

3/18/2024

The Honorable Richard F. Boulware

United States District Judge